Patent Docket No.: 3708

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: Moffatt

Serial No.: 10/049,755

Filed: February 12, 2002

For: METHOD AND APPARATUS OF HOLDING SEMICONDCTOR WAFERS FOR LITHOGRAPHY-AND OTHER WAFER

PROCESSES

Group Art Unit: 2881

Examiner: Smith, Johnnie L.

REVOCATION OF POWER OF ATTORNEY WITH NEW POWER OF ATTORNEY AND CHANGE OF CORRESPONDENCE ADDRESS

TICERTIFICATE OF MAILING TO SE Beeny certify the this information Disclosure Statement enclosed liciting are being deposited with the United Scales Postal Service on this data - UCTOREM JE 2003. In amony clope bearing Express Adult Post Office To Addressed Mailing Labelt Number LUSF All JUGO addressed to 3 Commissioner for Patents ⊈.P.O. Box 1450

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Applied Materials, Inc., assignee of the above-identified application, by assignment dated January 19, 2002, hereby revokes all previous powers of attorney given in the aboveidentified application. Applied Materials, Inc. hereby appoints Robert W. Mulcahy (Reg. No.: 25,436) and Shirley L. Church (Reg. No. 31,858), as its attorneys with full power of substitution to prosecute this application and to transact all business in the United States Patent and Trademark Office in connection therewith.

Please recognize or change the correspondence address for the above-identified application to:

> Robert W. Mulcahy 520 Sequoia Drive Sunnyvale, California 94086

Phone Number: 408-563-2726

Dated: October 21, 2003

Name: Don Kumamoto

Bv:

Title: Assistant Secretary

DECLARATION FOR PATENT APPLICATION

	ereby declare that.	•	
sidence, post office addre	and citizanship are	as stated below send to my name,	
معادة المعادنية والمادية	and sole inventor (if e	unly one name is listed below) or an original. But and joint ght on the investion extided	t inventor (if plural pumoes are himsel below) of the subject
ad And Appendix Of i	Juliang Somicentine	tor Wafters For Lithregraphy And Other Wafer Process	•
00 1.			Social No. <u>PCT/US00/21377</u> and was amended on All
reby state that I have revis	wed and codemicand the	e consents of the shove-identified specification, including	the claims, so arounded by any amondment referred to ab
contrade the day to disc	dose sil information 🕶	bick is material to patentiality as defined in Title 37, Cod	ie of Federal Regulations, Section 1.56.
reby claim forcign priority miled below my forcign a	r besend to wader Title 3 policinion for perces o	15, United States Code, \$119 of any foreign application(s) If twocam's cartificate howing a filling date before that of the	for parent or inventor's certificate listed below and have a a application on which priority is distanced:
or Foreign Application(s)			Priority Claimed Yes. No
aber Cossesy	Dey/Mondb/	Year Filed	
saber Country	Dey/Month	Year Füed	
this application is not disc e duty to disclose all inform log date of the prior application of the prior applica- tion of the prior application o	loved in the prior Unit maters which is statem ation and the statemal 	al to patentiability at defined in Title 37, Code of Federal b or PCT international filing data of this application: Abundanced	d below and, insolar as the subject matter of each of the ci angraph of Title 15, United States Code, §112, I adonou Regulations, Section 1,36 which became available between
this application is not disci- te duty to disclose all information ing date of the prior applica-	loud in the prior Unit major which is sustant mice and the submail	ad States application in the manner provided by the Brat pa all to patentiability as defined in Title 37, Code of Federal F or PCT Jeanwational filing data of this application:	STREET OF LITTO 13' CLOSED 2000 COOK, \$117 I STREET
feus application is not disc be duty to disclose all inform Ulag date of the prior applic 60/147-684	loved in the prior Unit maters which is statem ation and the statemal 	ad States application in the manner provided by the Brit pi al to pateombility at defined in Title 37, Code of Federal F or PCT international filing data of this application: Abundanced	SINGER OF LICENSE, COMP. SILVINGER,
f this application is not disc see duty to disclore all informa- ling date of the prior applica- 50/147.684 Application Ser. No. Application Ser. No.	coned in the prior Uniteration which is material and the estimal Angust 6, 1999 Filtry Data Filing Data	ad States application in the manner provided by the Brit pall of patentiability as defined in Title 37, Code of Federal For PCT international filing data of this application: Abundanced Summer Patential, Persising, Abundanced States: Patential, Persising, Abundanced	on information and balled are believed to be true; and furnishable by fice or imprisonment or both, under Section
this application is not disc e duty to disclore all information ling date of the prior applica- 50/147.684 Application Ser. No. Application Ser. No. barely doclare that all some	losed in the prior Unite mich which is materia mich and the sational Angust 6, 1999 Filing Data Filing Data Filing Data satisfaction of made with the knowled a Code and that such w	ad States application in the manner provided by the Brit Paid or patcontability as defined in Title 37, Code of Federal For PCT international filing date of this application: Abundanced Summer Passessed, Pereding, Abandonad States: Passessed, Pereding, Abandonad "try over knowledge are true and that all automates made are putting willful false conserved and the like so made are putting willful false conserved and the like so made are putting willful false conserved.	on information and balled are believed to be true; and furnishable by fice or imprisonment or both, under Section

Corm PTO-1595 RECORDATION FORM COVER SHEET Rev. (3:/01) PATENTS ONLY U.S. DEPARTMENT OF COMM U.S. Patent and Tredemark				
OMB (10, 003 (-0027 (80¢), 3/3 (12002)				
Tab settings Completions of Research and Today and	Diagram month the effected original degraphs or gray thereof			
To the Honorable Commissioner of Petents and Trademarks: Please record the attached original documents or copy thereof.				
Name of conveying party(ies):	Name and address of receiving party(ies) Applied Materials, Inc.			
Stephen Moffatt	Name: Applied Materials, Inc.			
	Internal Address: 3050 Bowers Avenue			
Additional name(s) of conveying party(es) attached? Yes				
3. Nature of conveyance:				
Assignment Merger				
	Street Address:			
Security Agreement Change of Name				
Other				
	City: Santa Clara State: CA Zip: 95054			
01/19/02	0.00			
Execution Date:	Additional name(s) & address(es) attached? Yes V No			
4. Application number(s) or patent number(s):	•			
If this document is being filed together with a new application, the execution date of the application is:				
A. Patent Application No.(s) PCT/US00/21377	B. Patent No.(s)			
Additional numbers attached? Yes Vo				
Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and patents involved:			
Name: Michael E. Dergosits, Esq.	7. Total fee (37 CFR 3.41)			
Internal Address:	Enclosed			
Four Embarcadero Center, Suite 1450	Authorized to be charged to deposit account			
	8. Deposit account number:			
Street Address:	1 04 0000			
	04-0822			
City: San Francisco State: CA Zip: 94111				
DO NOT USE THIS SPACE				
9. Signature.				
PAUL K. TOMITA, Reg. No. 43,196 Name of Person Signing	January 22, 2002			
1	Signature Date			
l dial number of pages including cover	er sheet, attachments, and documents: 2			

ASSIGNMENT

ASSIGNMENT
a support of contain new and
ASSIGNOR", are the owner of
hereinafter referred was stated States Letters Patent:
WHEREAS, Supplier Moffatt hereinafter referred to as "ASSIGNOR", are the owner of certain new and useful improvements as described and set forth in the below-identified application for United States Letters Paxent:
nearty as described and set form in the
useful improvements as described and set to
ADDARATUS OF HOLLENGE
METHOD AND CESSES
LITHOGRAPHY AND OTHER WAFER PROJECTION Serial No.: Unavisigned
Filing Date
Date of Execution: Senta Clara Callfornia, 95054 hereinanter reterration and in any
3050 Bowers Avanue, Sania Line and invention and application
WATER FAS. Applied Materials. His matter sight, title, and interest in and
WHEREAS, Applied Materials, Inc. 3050 Bowers Avenue, Santa Clara, Callfornia, 95054, hereinafter retented to WHEREAS, Applied Materials, Inc. 3050 Bowers Avenue, Santa Clara, Callfornia, 95054, hereinafter retented to WHEREAS, Applied Materials, Inc. 3050 Bowers Avenue, Santa Clara, Callfornia, 95054, hereinafter retented to WHEREAS, Applied Materials, Inc. 3050 Bowers Avenue, Santa Clara, Callfornia, 95054, hereinafter retented to WHEREAS, Applied Materials, Inc. 3050 Bowers Avenue, Santa Clara, Callfornia, 95054, hereinafter retented to WHEREAS, Applied Materials, Inc. 3050 Bowers Avenue, Santa Clara, Callfornia, 95054, hereinafter retented to WHEREAS, Applied Materials, Inc. 3050 Bowers Avenue, Santa Clara, Callfornia, 95054, hereinafter retented to WHEREAS, Applied Materials, Inc. 3050 Bowers Avenue, Santa Clara, Callfornia, 95054, hereinafter retented to WHEREAS, Applied Materials, Inc. 3050 Bowers Avenue, Santa Clara, Callfornia, 95054, hereinafter retented to WHEREAS, Applied Materials, Inc. 3050 Bowers Avenue, Santa Clara, Callfornia, 95054, hereinafter retented to WHEREAS, Applied Materials, Inc. 3050 Bowers Avenue, Santa Clara, Callfornia, 95054, hereinafter retented to white santa with the United States; Letters Patent which may be granted on the same within the United States; Letters Patent which may be granted on the same within the United States; Letters Patent which may be granted on the same within the United States; Letters Patent which may be granted on the same within the United States; Letters Patent which may be granted on the same within the United States; Letters Patent which may be granted on the same within the United States; Letters Patent which may be granted and the same within the United States; Letters Patent which may be granted and the same within the United States; Letters Patent which with the United States; Letters Patent which with the United States; Letters Patent which with the United States; Letters Patent within the United States; Letters Patent with the United States; Le
as "ASSIGNAL which may be granted on the ball."
Letters (all and assigned and
as "ASSIGNEE", is desirous of acquiring the child the United States; as "ASSIGNEE", is desirous of acquiring the child the United States; Letters Patent which may be granted on the same within the United States; Letters Patent which may be granted on the same within the United States; Letters Patent which may be granted on the same within the United States; NOW, THEREFORE, TO ALL WHOM IT MAY CONCERN: Be it known that, for One Dollar (\$1.00) and other letters Patent which is hereby acknowledged by Assigner, Assigner has sold, assigned and assigns,
NOW, THEREFORE, TO ALL WHOM IT MAY CONCERN: Be it known that, for the best sold, assigned and NOW, THEREFORE, TO ALL WHOM IT MAY CONCERN: Be it known that, for the best sold, assigned and NOW, THEREFORE, TO ALL WHOM IT MAY CONCERN: Be it known that, for the sold, assigned and sold, assigned and sold, assigned and sold, assigned and sold assigned and valuable considerations, receipt of which is hereby acknowledged by Assigner, Assigner has sold, assigned and assigned and sold assigned and sold assigned and sold assigned, assigned and transferred, and by these presents does sell, assign and transfer unto the said Assigner, and any Letters Patent, and any Letters Patent transferred, and by these presents does sell, assign and transfer unto the said Assigner. Letters Patent, and any Letters Patent transferred, and by these presents does sell, assign and transfer unto the said Assigner, receivals, continuations in whole or
good and valuable constitute and seal sealing and transfer unto the said was a larger Patent, and any Letters Patent
and by these presents does only analysis of United States Letters in whole or
good and valuable considerations, receipt of which is today transferred, and by these presents does sell, assign and transfer unto the said Assignee, and Assignees and any Letters Patent transferred, and by these presents does sell, assign and transfer unto the said Assignee, and Assignees and any Letters Patent all right, title and interest in and to the said invention, said application for United States Letters Patent, and any Letters Patent all right, title and interest in and to the said invention, said applications, renewals, continuations in whole or which may hereafter be granted on the same in the United States including any divisions, renewals, continuations in whole or which may hereafter be granted on the same in the United States including any divisions, renewals, continuations in whole or which may hereafter be granted on the same in the United States including any divisions, renewals, continuations in whole or which may hereafter be granted on the same in the United States including any divisions, renewals, continuations in whole or which may hereafter be granted on the same in the United States including any divisions, renewals, continuations in whole or
all right, title and interest in the United States including any and the held and enjoyed by said
thick may hereafter be granted on the same or extensions thereof, said interest to be and transfer not
all right, title and interest in and to the said inventors and including any divisions, renewals, continuous and interest in the United States including any divisions, renewals, continuous and interest to be held and enjoyed by said which may hereafter be granted on the same in the United States including any divisions, said interest to be held and enjoyed by said interest to be held and enjoyed by said Assignor had this assignment and transfer not be part, substitutions, conversions, reissues, prolongations or extensions thereof, said interest to be held and enjoyed by said Assignor had this assignment and transfer not
in part, substitutions, control of it would have been held and enjoyed by south the
and as fully and exclusively
Assignce as fully and exclusively as the full end and term of any such Letters Patent. been made, to the full end and term of any such Letters Patent. Assignor further agree that they will, without charge to said Assignee, but at Assignee's expense, cooperate with Assignor further agree that they will, without charge to said Assignee, but at Assignee's expense, cooperate with Assignor further agree that they will, without charge to said Assignee, but at Assignee's expense, cooperate with
been made, to the land assignee's expense, but at Assignee's expense, as forther
without Charge to said a serior of the first of the said
Assignor further agree when and/or applications, execute, venty, action ment and transfer thereof.
Assignor further agree that they will, without charge to said Assignee, but at Assignees expenses. Assignee in the prosecution of said application and/or applications, execute, verify, acknowledge and deliver all such further Assignee in the prosecution of said application and/or applications, execute, verify, acknowledge and deliver all such further Assignee in the prosecution of said applications for Letters Patent and for the relastic thereof, and instruments of assignment and transfer thereof, papers, including applications for Letters Patent and for the relastic thereof, to obtain or maintain Letters Patent for said invention and papers, including applications as Assignee lawfully may request, to obtain or maintain Letters Patent for said invention and
Assignce in the prosecution of said application and or the relastic thereof, and instruments of assignments and invention and papers, including applications for Letters Patent and for the relastic thereof, and instruments of assignments of assignments and invention and papers, including applications for Letters Patent for said invention and papers, including applications for Letters Patent for said invention and assignments and will perform such other acts as Assignee lawfully may request, to obtain or maintain Letters Patent for said invention and will perform such other acts as Assignee lawfully may request, to obtain or maintain Letters Patent for said invention and and will perform such other acts as Assignee lawfully may request, to obtain or maintain Letters Patent for said invention and and will perform such other acts as Assignee lawfully may request, to obtain or maintain Letters Patent for said invention and and will perform such other acts as Assignee lawfully may request.
papers, including applications to the same levelilly may request, to obtain or maintain and assigns.
double perform such other acts as Assigned little and a said Assigned, or Assigned successors
and will perfect and to very title thereto its said to the contribution of the contribution and the contribution and the contribution of the contr
papers, including applications for control of the papers and all countries, and to vertible thereto in said Assignee, or Assignee's successors and assigns. Improvement in any and all countries, and to vertible thereto in said Assignee, or Assignee's successors and assigns.
Assignor has hereunto signed his name to dive
improvement in any and all countries, and to vert title thereto to state the mane to this assignment on the date indicated below. IN TESTIMONY WHEREOF, Assignor has hereumto signed his name to this assignment on the date indicated below.
Stephen Moffatt
Date: 19 Tanaly, 2002 Stephen Monat
•
CITY OF PORTCHISCO
COUNTRY OF MUTWOMAN is. COUNTRY OF MUTWOMAN in the year of 2002, before me, the undersigned, personally appeared the above- On this 11 day of JAbaban, in the year of 2002, before me, the undersigned, personally appeared the above- on this 12 day of JAbaban, in the year of 2002, before me, the undersigned, personally appeared the above- on this 12 day of JAbaban, in the year of 2002, before me, the undersigned, personally appeared the above- on this 12 day of JAbaban, in the year of 2002, before me, the undersigned personally appeared the above- on this 12 day of JAbaban, in the year of 2002, before me, the undersigned personally appeared the above- on this 12 day of JAbaban, in the year of 2002, before me, the undersigned personally appeared the above- on this 12 day of JAbaban, in the year of 2002, before me, the undersigned personally appeared on the person whose name is subscribed.
On this 11 day of 18 which the executed the same in his authorized capacity and that by his signature on named assignor, known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed named assignor, known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed named assignor, known to me (or proved to me on the basis of satisfactory evidence) to be the person about on the person acted, executed the instrument.
day of TA bushay, in the year of 2002, white former evidence) to be the person whose his signature on
On this 11 day or enter on the basis of satisfactory in his authorized capacity and that it is
named assignor, known to and acknowledged that he executed the same acted, executed the instrument.
On this 1 day of 1964 and in the year of 2002, before me, the uncorrect whose name is added name assignor, known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is added named assignor, known to me (or proved to me on the basis of satisfactory evidence) to be the person of that hy his signature on the within instrument, and acknowledged that he executed the same in his authorized capacity and that hy his signature on the within instrument, and acknowledged that he executed the person acted, executed the instrument. The instrument are person or the emity upon behalf of which the person acted, executed the instrument.
the instrument the persons or

Wimess my hand.

OFFICIAL SEAL

JAMES 6008

NOTARY PUBLIC-OREGON

COLBARSSON EXPRES DEC. 5, 2002

By: John Down

Page 1 of 1